FORM D

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM D

NOTICE OF SALE OF SECURITIES



Serial

Prefix **SECTION 4(6), AND/OR** PURSUANT TO REGULATION D, UNIFORM LIMITED OFFERING **EXEMPTION**

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_ `			ime has changed, a				
Armonk Capital Partner							
Filing Under (Check box(es) that apply): New Filing	□ Rule 504	Rule 505	⊠ Rule 5	U6 I	☐ Section 4(6)	ULOE
Type of Filing:	Li New Filing		IDENTIFICATIO	N DATA	.		.
Enter the information in	requested about th		IDENTIFICATIO	MUATA			······································
Name of Issuer (chec			has changed, and i	ndicate chans	pe.)		
Armonk Capital Partner	1		muo onangoo, ana		5**/		
Address of Executive Off		(Number and Stre	et, City, State, Zip	Code)	Telepho	one Number (Incl	uding Area Code)
c/o Armonk Advisors, L	LC, 200 Busines				914-73	D-1000	
10504						· · · · · · · · · · · · · · · · · · ·	
Address of Principal Busi			eet, City, State, Zip	Code)	•	`	uding Area Code)
(if different from Executive					Same a	s above.	
Brief Description of Busin		s in securities.		_			
Type of Business Organiz		والمتعادية والمساورة	danada. Fammad	☑	han (mlac	oo amaaifu). Lim	ited Liability
corporation business trust		nited partnership, a nited partnership, 1		Con	ner (pież nnany	ise specify): Lim	it PROCESSI
t ousiness trust	1	nted partifership, i		ar	прапу		
A saud ou Pathonal d Date o	[1 0 0		7. A	☐ Estimated	FEB 2 2 200
Actual or Estimated Date o Jurisdiction of Incorporatio					Actual		1
i i i i i i i i i i i i i i i i i i i			oreign jurisdiction)		ii ioi sia	te: DE	THOMSON
GENERAL INSTRUCTIO			0.000				- SFINANCIAL
Federal: Who Must File: All issuers a seq. Or 15 U.S.C. 77d(6).	making an offering	g of securities in re	liance on an exempt	ion under Reg	gulation l	D or Section 4(6),	17 CFR 230.501 et
When To File: A notice mus Securities and Exchange Co address after the date on whi	mmission (SEC) o	on the earlier of the	date it is received	by the SEC at	the addr	ess given below o	
Where to File: U.S. Securities	 es and Exchange C 	Commission, 450 Fi	fth Street, N.W., Wa	shington, D.C	. 20549.		
Copies Required: Five (5) of signed must be photocopies					oe manua	ally signed. Any	copies not manually
Information Required: A ne any changes thereto, the info Part E need not be filed with	ormation requeste						
Filing Fee: There is no feder	 ral filing fee. 						J
State: This notice shall be used to adopted ULOE and that have where sales are to be, or ha proper amount shall accompnotice constitutes a part of the	e adopted this form we been made. If any this form. Th	n. Issuers relying or a state requires the is notice shall be fi	n ULOE must file a s payment of a fee a	separate notice s a precondition te states in ac	with the	Securities Admir claim for the exe	emption, a fee in the
Failure to file notice in file the appropriate fe							

predicated on the filing of a federal notice.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid **OMB** control number.

THE TOTAL PROPERTY OF THE TENERAL PROPERTY OF THE PROPERTY OF 2. Enter the information requested for the following: Each promoter of the issuer, if the issuer has been organized within the past five years; Each beneficial owner having the power to vote or dispose, or direct the vote or disposition of, 10% or more of a class of equity securities of the issuer; Each executive officer and director of corporate issuers and of corporate general and managing general partners of partnership issuers; and Each general and managing partner of partnership issuers. Check Box(es)that Apply: ☐ Beneficial Owner ☐ Executive Officer ☐ Director □ General and/or Managing Partners Full Name (Last name first, if individual) Armonk Capital, LLC Business or Residence Address (Number and Street, City, State, Zip Code) c/o Armonk Advisors, LLC, 200 Business Park Drive, Suite 201, Armonk, New York 10504 Check Box(es)that Apply: \(\begin{align*} \sqrt{ \sqrt{ Promoter } \ \infty \end{align*} \sqrt{ \sqrt{ Beneficial Owner } \sqrt{ Executive Officer (\$ \sqrt{ \sqrt{ Director } \ \sqrt{ \sqrt{ \sqrt{ General and/or } \ \end{align*}}} \) Managing Partners Full Name (Last name first, if individual)? Greenfield, Jeffrey B. The transfer of Business or Residence Address (Number and Street, City, State, Zip Code) c/o Armonk Advisors, LLC, 200 Business Park Drive, Suite 201, Armonk, New York 10504 Check Box(es)that Apply: [文日 Promoter [] [] Beneficial Owner [] Executive Officer [] Director [] General and/or Full Name (Last name first, if individual) Stein, Martin L. Business or Residence Address (Number and Street, City, State, Zip Code) c/o Armonk Advisors, LLC, 200 Business Park Drive, Suite 201, Armonk, New York 10504 Check Box(es)that Apply: Depremoter Beneficial Owner, Description Officer Director General and/or Managing Partners Full Name (Last name first, if individual) Business of Residence Address (Number and Street, City, State, Zip Code) ☐ Beneficial Owner ☐ Executive Officer ☐ Director ☐ General and/or Managing Partners Full Name (Last name first, if individual) Business or Residence Address (Number and Street, City, State, Zip Code) Full Name (Last name first, if individual) Business or Residence Address (Number and Street, City, State, Zip Code) M-14.5 Check Box(es)that Apply: Promoter ☐ Beneficial Owner ☐ Executive Officer □ Director ☐ General and/or Managing Partners Full Name (Last name first, if individual) Business or Residence Address (Number and Street, City, State, Zip Code) (Use blank sheet, or copy and use additional copies of this sheet, as necessary.)

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											No	Yes
1. Has th	e issuer sol	d, or does t	he issuer in	tend to sel	l, to non-ac	credited in	vestors in t	nis offering	?		X	
			Ans	wer also in	Appendix;	Column 2	if filing ur	ider ULOE				
2. What i	is the minim	num investi	ment that w	ill be accep	oted from a	ny individu	ial?				\$ <u>1,0</u>	*00,000
•			Subject to				_	-			No	
3. Does t	he offering	permit joir	nt ownershi	p of a singl	le unit?	•••••••••					区	
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persons to	the informat ation for soli f a broker or o be listed a	icitation of r dealer reg are associat	purchasers istered with ed person o	in connect the SEC a	tion with sa and/or with	les of secu a state or s	rities in the tates, list th	offering.	f a person the broker	to be listed or dealer. I	is an assoc f more thar	iated 1 five (5)
Full Nam	ne (Last nam	ne first, if i	ndividual)									
Business	or Residence	ce Address	(Number	and Street	, City, State	e, Zip Code	e)					
1												
Name of	Associated	Broker or	Dealer									
States in	Which Pers	on Listed l	nas Solicite	d or Intend	s to Solicit	Purchasers						
7	"All States									• • • • • • • • • • • • • • • • • • • •	🗅	All States
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Full Nam	ne (Last nam	ne first, if i	ndividual)									
Business	or Residen	ce Address	(Number	and Street	, City, State	e, Zip Code	e)					
Name of	Associated	Broker or	Dealer							·		
	Which Pers								·· <u>·</u> ·			•
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رې) [MT]	[NE]	[NV]	[NH]	[NJ]	[NM]	[NY]	[NC]	[ND]	[OH]	[OK]	[OR]	[PA]
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(Use blank sheet, or copy and use additional copies of this sheet, as necessary.)

1.	already offerin	the aggregate offing price of securities included in this offering and the total amount of sold. Enter "0" if the answer is "none" or "zero". If the transaction is an exchange g, check this box \square and indicate in the columns below the amounts of the securities I for exchange and already exchanged.				
	,	Type of Security Debt		Aggregate ering Amou	ınt	Amount Already Sold \$0
		Equity(Ordinary Shares, issued in various classes)	\$0			\$0
		□ Common □ Preferred				
		Convertible Securities (including warrants)	\$0			\$0
	'	Partnership Interests	\$0			\$0
		Other (Specify: Limited Liability Company Membership Interests)	•	000,000,000		\$7,157,000
		Total	\$1,0	000,000,000)	\$7,157,000
	1	Answer also in Appendix, Column 3, if filing under ULOE				
2.	this of 504, in	the number of accredited and non-accredited investors who have purchased securities in fering and the aggregate dollar amounts of their purchases. For offerings under Rule adicate the number of persons who have purchased securities and the aggregate dollar tof their purchases on the total lines. Enter "0" if answer is "none" or "zero".				
	:			Number Investors		Aggregate Dollar Amoun of Purchases
		Accredited Investors	7			\$7,157,000
		Non-accredited Investors	0			\$0
		Total (for filings under Rule 504 only)	N/A			\$0
		Answer also in Appendix, Column 4, if filing under ULOE				
3.	securit months	filing is for an offering under Rule 504 or 505, enter the information requested for all ies sold by the issuer, to date, in offerings of the types indicated, in the twelve (12) is prior to the first sale of securities in this offering. Classify securities by type listed in Question 1.				
	1			Type of		Dollar Amoun
	ì	Type of offering		Security		Sold
	i	Rule 505	N/A			\$0
	•	Regulation A	N/A			\$0
		Rule 504	N/A			\$0
	F	Total	N/A	•		\$0
4.	securit issuer.	nish a statement of all expenses in connection with the issuance and distribution of the ies in this offering. Exclude amounts relating solely to organization expenses of the The information may be given as subject to future contingencies. If the amount of an liture is not known, furnish an estimate and check the box to the left of the estimate.				
		Transfer Agent's Fees				\$0
		Printing and Engraving Costs				\$0
		Legal Fees			X	\$25,000
		Accounting Fees	•••••	*************	X	\$10,000
		Engineering Fees				\$0
	,	Sales Commissions (specify finder's fees separately)				\$0
		Other Expenses (identify) Marketing Expenses		••••••	X	\$15,000
	t	Total			X	\$50,000
	1					

Salaries and fees	 b. Enter the difference between the aggregate Question 1 and the total expenses furnished difference is the "adjusted gross proceeds to the i. Indicate below the amount of the adjusted gross used for each of the purposes shown. If the amestimate and check the box to the left of the es equal the adjusted gross proceeds to the issuer above. 	in response to Part C - Question 4.a. the issuer"	nis be an ıst		\$	999,950,000
Total Payments Listed (column totals added)	Purchase of real estate Purchase, rental or leasing and installation of Construction or leasing of plant buildings and Acquisition of other businesses (including the offering that may be used in exchange for the issuer pursuant to a merger) Repayment on indebtedness	f machinery and equipmentd facilities		Officers, Directors, & Affiliates \$ \$ \$ \$ \$		Payments To Others \$
The issuer has duly caused this notice to be signed by the undersigned duly authorized person. If this notice is filed under Rule 505, the following signature constitutes an undertaking by the issuer to furnish to the U.S. Securities Commission, upon written request of its taff, the information furnished by the issuer to any non-accredited investor pursuant to paragraph (b)(2) of Rule 502. Issuer (Print or Type) Armonk Capital Partners, LLC Name of Signer (Print or Type) By: Armonk Capital, LLC, Manager			X			\$.
By: Armonk Capital, LLC, Manager	The issuer has duly caused this notice to be signed ollowing signature constitutes an undertaking by taff, the information furnished by the issuer to any Issuer (Print or Type)	by the undersigned duly authorized person. the issuer to furnish to the U.S. Securities non-accredited investor pursuant to paragra	Con	nmission, upon ()(2) of Rule 502.	writter	
$\mathbf{F} : \mathbf{N} \mathcal{D}$	Name of Signer (Print or Type) By: Armonk Capital, LLC, Manager			FN	$\overline{\mathcal{D}}$	

CAOFFERING PRICE, NUMBER OF INVESTORS, EXPENSES AND USE OF PROCEEDS

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